

**REMARKS**

This is a Supplemental Amendment, it does not replace the previous Response dated October 25, 2004, but supplements it. The arguments presented therein are incorporated by reference.

The Supplemental Amendment is being filed in accordance with the telephone interview between Examiner Lukton and the undersigned on November 3, 2004. Applicant's attorney wishes to thank Examiner Lukton for his courtesy and his helpful suggestions.

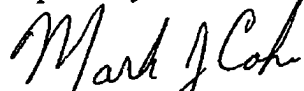
During the interview Examiner Lukton commented on the formula in Claims 1 and 90, indicating that since n therein is 1, the formula would be simpler if the variable n was removed.

Applicant has rewritten Claims 1 and 90 in accordance therewith. The amendment does not change the scope of the claims.

Applicant has also amended Claim 8 so that Claim 9 is consistent therewith.

In view of the amendment hereinabove and the Response dated October 25, 2004, it is respectfully submitted that the present case is in condition for allowance, which action is earnestly solicited.

Respectfully submitted,



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